## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TENNESSEE AT GREENVILLE

TENNESSEE CLEAN WATER NETWORK,	) ) )
Plaintiff,	)
	) Civil Action No. 2:14-cv-336
v.	)
	) Judge: Hon. R. Leon Jordan
U.S. DEPARTMENT OF DEFENSE,	) Magistrate: Hon. Dennis H. Inman
ASHTON CARTER,1 in his official capaci	ity)
as Secretary of the U.S. Department of	)
Defense, and BAE SYSTEMS	)
ORDNANCE SYSTEMS, INC.,	)
	)
Defendants.	)

## SECOND JOINT MOTION TO CONTINUE STAY OF PROCEEDINGS

Pursuant to Federal Rule of Civil Procedure 6(b)(1) and Local Rule 12.1(a), Plaintiff
Tennessee Clean Water Network ("TCWN"), Defendants U.S. Department of Defense and
Ashton Carter in his official capacity as the Secretary of the U.S. Department of Defense
("Federal Defendants"), and Defendant BAE Systems Ordnance Systems, Inc. ("BAE Systems")
jointly move to continue the existing stay of proceedings in this litigation for an additional period
of 120 days, until Monday, September 28, 2015.

This action involves allegations arising out of BAE Systems' operation of the Holston Army Ammunition Plant in Kingsport, Tennessee that the Defendants have violated the Clean Water Act ("CWA"), 33 U.S.C. § 1365(a)(1). Specifically, Plaintiff alleges that Defendants

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<sup>&</sup>lt;sup>1</sup> Plaintiff originally brought this claim against Chuck Hagel, the former Secretary of the United States Department of Defense. Pursuant to Federal Rule of Civil Procedure 25(d), his successor, Ashton Carter, has automatically been substituted as a party.

have discharged pollutants in violation of permits applicable to Holston and have discharged pollutants without a permit. The Holston plant produces Research Department Explosive ("RDX"), a product used in the production of missiles and other weapons, which the Department of Defense considers essential to its mission.

The parties previously moved to stay proceedings in this litigation to allow the parties time to explore the possibility of a negotiated settlement, which the court granted. *See* Order, Feb. 20, 2015 (Page ID 105); Order, May, 19, 2015 (Page ID 112). The parties have now reached a tentative framework agreement to settle the litigation. As referenced in our previous motion, *see* Motion, May 15, 2015 (Page ID 106), the parties now require time to reduce the agreement to writing, to negotiate specific language, and to seek approval from the appropriate officials. Once this process is complete, the parties intend to move the court for approval of the settlement.

Accordingly, the parties respectfully request that the Court continue the stay of proceedings in this litigation for an additional period of 120 days, through Monday, September 28, 2015. In conjunction with the Court's previous orders, the stay would result in a deadline for responsive pleadings from the Federal Defendants of October 19, 2015, should litigation proceed.

For these reasons, TCWN, the Federal Defendants, and BAE Systems jointly request, for good cause, that the Court enter an order granting the requested stay. A proposed Agreed Order accompanies this motion.

## Respectfully submitted, on Friday, May 29, 2015,

JOHN C. CRUDEN Assistant Attorney General

s/ Samara M. Spence
SAMARA M. SPENCE (BPR No. 031484)
Attorney for Federal Defendants
Trial Attorney
United States Department of Justice
Environment & Natural Resources Division
P.O. Box 7611
Washington, DC 20044-7611
(202) 514-2285
Samara.spence@usdoj.gov

s/ Stephanie Durman
GARY A. DAVIS (BPR No. 009766)
JAMES S. WHITLOCK (N.C. Bar No. 34304)
Attorneys for TCWN
Davis & Whitlock, P.C.
21 Battery Park Ave.
Ashville, NC 28801
(828) 622-0044
(828) 398-0435
gadavis@enviroattorney.com
jwhitlock@enviroattorney.com

STEPHANIE DURMAN (BPR No. 027783)
Tennessee Clean Water Network
P.O. Box 1521
Knoxville, TN 37901
(865) 522-7007 x102
stephanie@tcwn.org

s/ Michael K. Stagg
MICHAEL K. STAGG (BPR No. 017159)
LAURAN M. STURM (BPR No. 030828)
Attorneys for BAE Systems
Waller Landsden Dortch & Davis, LLP
511 Union St., Ste. 2700
Nashville, TN 37219
(615) 244-6380
Michael.stagg@wallerlaw.com
Lauran.sturm@wallerlaw.com

## **Certificate of Service**

I hereby certify that on May 29, 2015, a true and correct copy of the above Joint Motion to Stay Proceedings and its attachment in the case of *Tennessee Clean Water Network v. U.S. Department of Defense, et al.*, No. 2:14-cv-336, was filed via the Court's electronic filing system, which will send notice of filing to counsel of record, as noted below:

Gary A. Davis
James S. Whitlock
Davis & Whitlock, P.C.
21 Battery Park Avenue, Suite 206
Asheville, NC 28801
gadavis@enviroattorney.com
jwhitlock@enviroattorney.com

Stephanie Durman Tennessee Clean Water Network P.O. Box 1521 Knoxville, TN 37901 stephanie@tcwn.org

Michael K. Stagg Lauran M. Sturm Waller Lansden Dortch & Davis, LLP 511 Union Street, Suite 2700 Nashville, TN 37219

Email: michael.stagg@wallerlaw.com Email: lauran.sturm@wallerlaw.com

> JOHN C. CRUDEN Assistant Attorney General

Dated Friday, May 29, 2015 BY: s/Samara M. Spence\_

SAMARA M. SPENCE (BPR No. 031484)

Attorney for Federal Defendants

Trial Attorney

United States Department of Justice

**Environment & Natural Resources Division** 

P.O. Box 7611

Washington, DC 20044-7611

(202) 514-2285

Samara.spence@usdoj.gov